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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/501,906	10/501,906 12/06/2004		Christian Wengerter	L7725.04106 8672		
24257	7590	05/22/2006	EXAMINER			
		IILLER & MOSI	GHEBRETINSAL	GHEBRETINSAE, TEMESGHEN		
1615 L STRI SUITE 850	EET, NW			ART UNIT	PAPER NUMBER	
WASHINGT	ON, DC	20036	2611			

DATE MAILED: 05/22/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appli	cation No.	Applicant(s)				
Office Action Summary			1,906	WENGERTER ET AL.				
			iner	Art Unit				
		Temes	sghen Ghebretinsae	2611				
Period fo	The MAILING DATE of this communication Reply	ation appears or	the cover sheet with the	correspondence ad	idress			
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOIL CHEVER IS LONGER, FROM THE MAIL IS IN THE MAIL IS I	LING DATE OF 37 CFR 1.136(a). In rication. lory period will apply a I, by statute, cause the	THIS COMMUNICATIO o event, however, may a reply be ti nd will expire SIX (6) MONTHS fror application to become ABANDON	N. mely filed in the mailing date of this c ED (35 U.S.C. § 133).	·			
Status								
· · · · · · · · · · · · · · · · · · ·	Responsive to communication(s) filed on <u>14 March 2006</u> . This action is FINAL . 2b) ☐ This action is non-final.							
′=	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)□ 6)⊠ 7)⊠ 8)□	Claim(s) <u>24-47</u> is/are pending in the application of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>24-27,32-36,40,41 and 43-47</u> Claim(s) <u>28-31,37-39,42</u> is/are objected Claim(s) are subject to restriction on Papers	withdrawn from is/are rejected.						
9)□ :	The specification is objected to by the B	Examiner.						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to be			•	` '			
Priority u	nder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment	(s)							
1) Notice	e of References Cited (PTO-892)	0.40	4) Interview Summary					
3) 🛛 Inforn	e of Draftsperson's Patent Drawing Review (PTC nation Disclosure Statement(s) (PTO-1449 or PT No(s)/Mail Date <u>2/6/06</u> .		Paper No(s)/Mail D 5) Notice of Informal I 6) Other:		O-152)			

DETAILED ACTION

1. It would be of great assistance to the Office if all incoming papers pertaining to a filed application carried the following items:

- 1. Application number (checked for accuracy, including series code and serial no.).
- 2. Group art unit number (copied from most recent Office communication).
- 3. Filing date.
- 4. Name of the examiner who prepared the most recent Office action.
- 5. Title of invention.
- Confirmation number (See MPEP § 503).

Information Disclosure Statement

2. The examiner has considered the IDS filed 2/8/06.

Drawings

3. The drawings are objected to under 37 CFR 1.83(a). The drawings must show every feature of the invention specified in the claims. Therefore, **the transmitter comprising an interleaver or inverter as claimed in claim 42** must be shown or the feature(s) canceled from the claim(s). No new matter should be entered.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for

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consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

4. Claim 37 is objected to because of the following informalities: claim 37 is depending from it self. It should depend from claim 36. Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 27,34,36 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 27,"the data bits' and "the data symbols" lack clear antecedent basis.

In claim 34, "the bits" and "the data symbols" lack clear antecedent basis.

In claim 36, "the transmitted bits" lacks clear antecedent basis.

Claim Rejections - 35 USC § 102

7. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

8. Claims 24-27,32,40-41,43,44-46 are rejected under 35 U.S.C. 102(e) as being anticipated by Riazi et al (6,580,705).

Riazi discloses a method for transmitting data in a wireless communication system from transmitter to a receiver, the method comprising; modulating data at the transmitter using a first modulation scheme (stored) to obtain a first data symbol, the first modulation scheme being a higher order modulation scheme (160); transmitting the first data symbol to the receiver over a first diversity branch (175); modulating the same data at the transmitter using a second modulating scheme (stored) to obtain a second data symbol (135); transmitting the second data symbol to the receiver over second diversity branch (155); demodulating the received first and second data symbols at the receiver using first and second demodulating schemes(stored or signaled) corresponding to the first and second modulating schemes, respectively (221,251); diversity combining the demodulated data(269).Riazi teaches that by combining the different modulated signals using MRC technique, the adverse affects of noise related to inter-symbol interference in the individual signals are reduced.

Riazi discloses an encoder (110) for adding redundancy bits to correct errors and a decoder (275) as clamed in claim 25-26,43,46-47. As for the claim 45 storing data

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before combing is inherent in the system (combining block 269) of Riazi. (See figs.1 and 2 and abstract, col. 3, lines 29-57 and col. 4, line 16 to col.5, line 15)

Allowable Subject Matter

- 9. Claims 28,29,30,31,37-39,42, are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 10. Claims 34-36 would be allowable if rewritten to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action and to include all of the limitations of the base claim and any intervening claims.

Response to Arguments

- 11. Applicant's arguments filed 3/14/06 have been fully considered but they are not persuasive because applicant's argument is directed to the preamble.
- 12. In response to applicant's arguments, the recitation ARQ re-transmission system or method has not been given patentable weight because the recitation occurs in the preamble. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951).

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13. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

14. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Temesghen Ghebretinsae whose telephone number is 571-272-3017. The examiner can normally be reached on Monday-Friday from 8 to 6. The examiner can also be reached on alternate.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jay Patel, can be reached on 571-272-2988. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

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Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

T.G. 5/17/06

Temesghen Ghebretinsae

Primary Examiner Art Unit 2611

TEMESCHEN CHEBRETINSA

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